



South Coast Air Quality Management District

Engineering & Compliance

*Policies &
Procedures*

SOUTH COAST AIR QUALITY MANAGEMENT DISTRICT

MEMORANDUM

DATE: October 20, 1986
TO: Mechanical Operations Unit Engineers
FROM: Michael G. Manfredi, Supervising A.Q. Engineer /s/ MGM
SUBJECT: Regulation XIII Emissions from Non-Equipment Sources

On October 16, 1986, an office discussion was held with William J. Dennison, Senior Manager of Section 2, concerning the charging of non-equipment emissions, such as Rule 1158 coke pile wind erosion losses, and so forth, under Regulation XIII.

The emissions from these non-equipment sources, like those from Rule 219 exempt equipment, will be charged to the stationary source under Regulation XIII concomitant with the processing of a pending Regulation II permit application. If a Regulation II permit application is not pending at the time, the calculated emissions from these sources should be held in abeyance until the next Regulation II permit application is processed, regardless of the fact that the calculated emissions might result in an exceedance of the threshold(s) under Rule 1303.